

UNITED STATES COURT OF APPEALS  
FOR THE FIFTH CIRCUIT

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No. 92-7498

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UNITED STATES OF AMERICA

Plaintiff-Appellee,

VERSUS

DEXTER CONROD, GABLE LLOYD,  
RANDY MAY & WILLIE LEE BRYANT,  
a/k/a David Ross and Humpnose

Defendants-Appellants.

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Appeals from the United States District Court  
for the Northern District of Mississippi  
(CR-G-91-66-B-0)

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(April 8, 1994)

Before WISDOM and BARKSDALE, Circuit Judges, and HARMON, District Judge.<sup>1</sup>

PER CURIAM:<sup>2</sup>

This appeal arises out of purchases by undercover officers, assisted by an informant, of crack cocaine on four occasions. The appellants were charged with conspiracy and

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<sup>1</sup> District Judge of the Southern District of Texas, sitting by designation.

<sup>2</sup> Local Rule 47.5.1 provides: "The publication of opinions that have no precedential value and merely decide particular cases on the basis of well-settled principles of law imposes needless expense on the public and burdens on the legal profession." Pursuant to that rule, the court has determined that this opinion should not be published.

possession with the intent to distribute cocaine base. All of the appellants challenge their convictions, and, in addition, appellant May challenges his sentence (not being accorded minor or minimal participant status). In addition to that sentencing issue, the appellants raise ten other issues, five of which concern evidentiary matters.

Based upon our having heard oral argument, and our review of the briefs and the record, we do not find reversible error.

Accordingly, the judgments are

**AFFIRMED.**